

8822 Ladue Road St. Louis, Missouri 63124 Telephone: 314-727-1000 SECRETARIA A RECORDATION NO. TILL 1425

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Interstate commerce commission

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January 12, 1979

Mrs. Mildred Lee Office of the Secretary Interstate Commerce Commission Washington, D.C. 20423

Dear Mrs. Lee,

Enclosed please find two copies of a security agreement in connection with the financing of two railroad cars #PLM-X 4057 and PLM-X 4058 for:

(4076)

Richard S Cordon

Richard S. Gordon Emily C. Gordon 20 Westmoreland Place St. Louis, Missouri 63108

The enclosed document is to be recorded pursuant to the provisions of section 20c of the Interstate Commerce Act, 49 U.S.C. §20c.

Please perfect a security interest with regard to these matters.

Enclosed is a \$50.00 filing fee to cover the recordation of the subject documents.

Very truly yours,

James F. O'Donnell

Assistant Vice President

JFOD: aeg

Enclosures

OFFICE OF THE SECRETARY

James F.O'Ronnell
Assist.Vice Pres.
Repl: Type: Neil. Mark
0522 Andre Done
St. Louis, Missouri 63124

Sir:

Dear

The enclosed document(s) was recorded pursuant to the provisions of Section 20(c) of the Interstate Commerce Act,

49 U.S.C. 20(c), on

at

1/22/76

and assigned recordation number(s)

Sincerely Yours,

H.G. Homme, Jr.

Secretary

Enclosure(s)

## **SECURITY AGREEMENT - EQUIPMENT**

Debtor's Name\_and Residence/Chief Place of Business Address \_("Debtor")RECORD 1425 Richard S. and Emily C. Gordon 20 Westmoreland Place JAN 22 1979 -2 30 PM 63108 St. Louis, Missouri INTERSTATE COMMERCE COMMISSION In order to induce Mark Twain National Bank (the "Bank") to advance credit to Debtor and in consideration thereof and for other good and valuable considerations, receipt of which is hereby acknowledged:

1. Debtor hereby grants to Bank, its successors and assigns, a continuing security interest in the following goods, chattels and personal property, together with all additions, attachments and accessions thereto, parts, fixtures, accessories, equipment, special tools and replacements of all or any part thereof, and all other goods of the same class now owned or hereafter acquired by Debtor (the "Collateral"): 4,000 cubic foot capacity 100-ton truck, quick drop, rapid discharge, used Ortner railroad coal cars. Reporting marks: DLM X4076 PLM X 4057 and PLM X The Bank's security interest shall also include all cash and non-cash proceeds, immediate or remote, of the Collateral; provided, however, that nothing contained herein or in any financing statement shall be deemed permission or assent to any sale or other disposition of the Collateral except to the extent expressly provided herein.

2. The security interest granted hereby is to secure payment and performance of the liability of Debtor to Bank under a loan to Debtor of even date herewith including any extensions or renewals thereof and for any and all obligations of the Debtor, present or future, absolute or contingent, direct or indirect, due or to become due to Bank (all of which shall hereinafter be called the "Indebtedness"). "Indebtedness") 3. DEBTOR WARRANTS, COVENANTS AND AGREES THAT: A. Except for the security interest granted hereby, Debtor is, or, to the extent that the Collateral will be acquired after the date hereof, will be, the owner of the Collateral free from any adverse lien, security interest or encumbrance; and Debtor, at Debtor's expense, will defend the Collateral against all claims and demands of all other persons at any time claiming the same or an interest therein.

B.The Collateral is bought or used by Debtor primarily for (Check one) .. Personal, family or household purposes Farming operations Business use and if checked here X will be the seller(s) of the Collateral. \_ will be acquired with all or part of the proceeds of the Indebtedness, which Bank may disburse directly to C. The Collateral will be kept XX On Railroad tracks in the continental United States (No. and street) (County) (State) or if left blank, at the address shown at the beginning of this agreement. Bank may inspect the Collateral at any time at any address. Debtor will not remove any part of the Collateral from said location without the written consent of the Bank. D. None of the Collateral has been or will be attached or affixed to real estate except the following: which is attached or affixed to the real estate known or described as , the record owner of which is will on demand of Bank furnish Bank with a disclaimer or disclaimers, signed by all persons having an interest in said real estate (including all record owners, mortgage holders and lessors) disclaiming any interest in the Collateral prior to the interest of Bank.

E. Debtor will not sell or offer to sell or otherwise transfer the Collateral or any interest therein without the prior written consent of Bank F. Debtor will keep the Collateral free from any adverse lien, security interest or encumbrance and in good order and repair and will not waste or destroy the Collateral or any part thereof or permit others to do so. Debtor will not use or permit others to use the Collateral in violation of any insurance policy covering the Collateral or any statute, ordinance or state or federal and repair and will not waste or destroy the Collateral or any part thereof or permit others to use the Collateral in violation of any insurance policy covering the Collateral or any statute, ordinance or state or federal regulation.

G. Debtor, at Debtor's sole cost, shall at all times keep the Collateral fully insured at the replacement value thereof against fire with extended coverage insurance and such other risks as Bank may require, in such form, for such periods and writer by such companies as may be satisfactory to Bank, payable to and protecting Bank for not less than the total amount owing on the Indebtedness secured hereby. All policies of insurance shall provide that proceeds shall be paid first to Bank and that Bank shall be protected against loss from any act or neglect of Debtor or third parties, and such other endorsements as Bank may from time to time request. Debtor will promptly provide Bank with evidence of such insurance. Such insurance policies shall provide for ten (10) days written notice to Bank prior to cancellation. Debtor hereby assigns to Bank, its successors and assigns, the proceeds of all such insurance to the extent of the unpaid balance of the Indebtedness secured hereby; directs-any insurer to make payment directly to Bank; and appoints Bank with evidence of such insurance and thereby; directs-any insurer to make payment directly to Bank; and appoints Bank has its attorney-in-fact to file claims under any such insurance policies, to receive, receipt and give acquittance for any payments that may be necessary to effect the collection, compromise or settlement of any claims under any such insurance policies. Bank or its successors or assigns may cancel such insurance or to the balance due on the Indebtedness secured hereby, at its election.

H. Debtor will pay promptly when due all taxes, assessments and other charges levied or assessed upon the Collateral or for its use or operation or upon this Agreement or upon any note or notes evidencing the judical may appoint the payment

4. At its option, Bank may, without notice to Debtor:

A. discharge any taxes, liens, security interests or other encumbrances levied or placed on the Collateral.

B. pay for the maintenance and preservation of the Collateral.

C. pay for insurance on the Collateral.

The amount of such payments, plus any and all fees, costs and expenses, of whatever kind and nature, which Bank may incur in connection therewith, shall, at Bank's option, be reimbursed by Debtor on demand, with interest at the rate of 10% per annum from the date paid or added to the Indebtedness secured hereby.

5. Until default, Debtor may have possession of the Collateral and use it in any lawful manner not inconsistent with this Agreement and not inconsistent with any policy of insurance thereon.

6. Debtor shall be in default under this Agreement upon the occurrence of any of the following events or conditions:

A. failure of Debtor to pay any sum due under any Indebtedness secured hereby;

B. breach or failure to perform by Debtor of any covenant, promise, condition, obligation or liability contained or referred to herein, in the Indebtedness secured hereby, or in any other agreement to which Debtor and Bank are parties;

C. proof being made that any representation, statement or warranty made or furnished in any manner to Bank by or on behalf of Debtor in connection with this Agreement or all or a part of the Indebtedness secured hereby was false in any material respect when made or furnished;

On behalf of Debtor in connection with this Agreement or all or a part of the Indebtedness secured hereby was false in any material respect, when made or furnished;

D. loss, theft, damage, destruction, sale or encumbrance to or of any of the Collateral, or the making of any levy, seizure or attachment thereof or thereon;

E. any tax levy, attachment, garnishment, levy of execution or other process issued against Debtor or the Collateral;

F. any suspension of payment by Debtor to any creditor or any event which results in the acceleration of the maturity of any indebtedness of Debtor to others under any indenture, agreement or undertaking;

G. death, dissolution, termination of existence, insolvency, business failure, commission of an act of bankruptcy, appointment of a receiver of any part of the property of, the commencement of any bankruptcy or insolvency proceedings or any assignment for the benefit of any creditors by or against Debtor or any co-maker, accommodation maker, surety or guarantor of Debtor, or entry of any judgment against any of them, or failure of any guarantor or surety or Debtor to provide Bank with financial information promptly when requested by Bank;

H. determination by Bank that a material adverse change has occurred in the financial condition of Debtor from that disclosed in the financial statement of Debtor theretofore furnished to Bank, or from the condition of Debtor as theretofore most recently disclosed to Bank in any manner;

I. if Bank deems itself insecure even though Debtor is not otherwise in default.

7. Upon such default all indebtedness secured hereby shall immediately become due and payable. Bank shall at that time and any time thereafter have the remedies of a secured party under the Uniform Commercial Code of the State wherein the office of Bank is located. Bank may take immediate possession of the Collateral or any part thereof wherever the same may be found, and for said purposes may, and is hereby appointed Debtor's agent and authorized by Debtor to, enter Debtor'

the proceeds of any such sale or sales are insufficient to pay all indebtedness of Deotor with interest, Deotor agrees to pay the balance thereof on demand.

8. Regardless of the adequacy of any security which the Bank may at any time hold hereunder, and regardless of the adequacy of any other security which the Bank may obtain from Debtor in connection with any other transactions, any deposits or other moneys due from Bank at any of its offices to Debtor shall constitute additional security for, and may be set off against, obligations secured hereby even though said obligations may not then be due. Any and all instruments, documents, policies and certificates of insurance, securities, goods, accounts receivable, choses in action, chattel paper, cash, property and proceeds thereof owned by Debtor or in which Debtor has an interest, which now or hereafter are at any time in possession or control of Bank, or in transit by mail or carrier to or from Bank, or in the possession of any third party acting in Bank's behalf, without regard to whether Bank received the same in pledge, for safekeeping, as agent for collection or transmission, or otherwise, or whether Bank received the same in pledge, for safekeeping, as agent for collection or transmission, or otherwise, or whether Bank has conditionally released the same, shall constitute additional security for the Indebtedness. Bank shall have the right in its sole discretion to determine which rights, security liens, security interest or remedies it shall at any time pursue, relinquish, subordinate, modify or take any action with respect thereto, without in any way modifying or affecting any other security for the Indebtedness or any of Bank's rights hereunder. Bank or its nominee shall have the privilege at any time upon request of inspecting during reasonable business hours any of the business properties or premises of the Debtor and the books and records of the Debtor relating not only to its accounts and inventory, or the processing or collecting thereof, but also

may have

9. Bank shall not be deemed to have waived or modified any of Bank's rights hereunder, or under any other writing signed by Debtor unless such waiver or modification be in writing and signed by an officer of Bank and then such waiver or modification shall be effective only for the period and under the terms and conditions as are specifically set forth therein. No delay or omission on the part of Bank in exercising any right shall operate as a waiver of such right or any other right. No waiver of any default on one occasion shall operate as a waiver of any other default or of the same default on a future or different occasion. All Bank's rights and remedies, whether evidenced hereby or by any other writing, shall be cumulative and may be exercised from time to time singularly, or concurrently.

10. If there be more than one Debtor, all undertakings, warranties, covenants and agreements made by Debtor and all rights, powers and authorities given to or conferred on Bank shall be made or given jointly and severally. When used herein, the male gender shall include the female and the singular shall include the plural and vice versa where appropriate.

11. Debtor and Bank hereby irrevocably waive their respective rights to trial by jury in any and all actions in which the Debtor and Bank are parties arising at any time during the term of this agreement.

12. Except as otherwise herein provided, this agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, executors, legal representatives, successors and assigns:

IN WITNESS WHEREOF, this Security Agreement en executed and delivered by Debtor on this 15 H day of Richard S. Gordon Emily C. Gordon "Debtor" National BANK

ANNE E. GRAY St. Louis County Notary Public, State of Missouri My Commission Expires November 12, 1982

8822 Ladue Road St. Louis MO 63124

"Bank"